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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/706,050	11/13/2003	Ta-Yuan Lee	LEE0025-US	7138		
7.	7590 02/28/2006			EXAMINER		
MICHAEL D. BEDNAREK			NGUYEN, HOAN C			
SHAW PITTMAN LLP 1650 TYSONS BOULEVARD			ART UNIT	PAPER NUMBER		
MCLEAN, VA	A 22102		2871			
			DATE MAILED: 02/28/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Ar	plication No.	Applicant	(s)	and	-
		10	0/706,050	LEE ET AL		(And)	
Office Ac	tion Summary	Ex	aminer	Art Unit			_
		н	DAN C. NGUYEN	2871			
The MAILING Period for Reply	DATE of this communic	ation appears	s on the cover sheet	with the corresponde	nce addres	s	
A SHORTENED STA WHICHEVER IS LOI - Extensions of time may be after SIX (6) MONTHS fron - If NO period for reply is spe - Failure to reply within the s Any reply received by the O	ATUTORY PERIOD FONGER, FROM THE MA available under the provisions on the mailing date of this commu- ceified above, the maximum state to rextended period for reply wo office later than three months aftent. See 37 CFR 1.704(b).	ALING DATE f 37 CFR 1.136(a). nication. utory period will ap rill, by statute, caus	OF THIS COMMUNION In no event, however, may ply and will expire SIX (6) More the application to become	NICATION. a reply be timely filed ONTHS from the mailing date ABANDONED (35 U.S.C. §	e of this commun		
Status							
2a)⊠ This action is F 3)□ Since this appl	communication(s) filed [INAL] 21 ication is in condition for dance with the practice.	o)⊡ This act or allowance	ion is non-final. except for formal ma	•		rits is .	
Disposition of Claims							
4a) Of the above 5) ☐ Claim(s)6) ☑ Claim(s) <u>1-3,6-</u> 7) ☐ Claim(s)	. <u>13 and 16-19</u> is/are re	nd 20 is/are v		ideration.			
Application Papers							
10) The drawing(s) Applicant may not replacement drawns	on is objected to by the filed on is/are: ot request that any object awing sheet(s) including to claration is objected to	a) accepte ion to the drav he correction i	ving(s) be held in abey s required if the drawi	ance. See 37 CFR 1.8	ee 37 CFR 1.	• •	
Priority under 35 U.S.C	. § 119						
12) Acknowledgme a) All b) So 1. Certified 2. Certified 3. Copies of applications	nt is made of a claim forme * c) None of: copies of the priority do copies of the priority do f the certified copies of on from the Internation d detailed Office action	ocuments ha ocuments ha f the priority o al Bureau (Po	ive been received. ive been received in documents have bee CT Rule 17.2(a)).	Application Noen received in this Na		je	
Attachment(s)							
1) Notice of References Cit	Patent Drawing Review (PT tatement(s) (PTO-1449 or P		Paper N 5) Notice o	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Applicat)	

DETAILED ACTION

Response to Amendment

Applicant's arguments with respect to claim 1 and 11 based on the Response filed on 11/22/2005 have been considered but are moot in view of the new ground(s) of rejection. Therefore, this is Final action.

Claims 4-5, 14-15 and 20 were withdrawn from consideration, claims 1-3, 6-13 and 16-19 are elected.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-3 and 10-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Yano et al. (JP20020068).

Yano et al. teach teach a display apparatus comprising:

Claims 1 and 11:

a panel having a first area and a second area B1 and B2;

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 a first light source L1 for illuminating said first area, said first light source independently and selectively entering into a first state and a second state different from said first state;

- a second light source L2 for illuminating said second area, said second light source independently and selectively entering into a third state and a fourth state different from said third state;
- a processor 16/17/18 for determining states of said first light source and said second light source.

wherein

said first light source and said second light source are independently controlled
so that said first area (ON state) is brighter than said second area when said first
light source is in said first state and said second source is in said fourth state
(OFF state). The back light with light sources of fluorescent tubes that divide into
fields of ON and OFF sequence; therefore,

Claims 2 and 12:

said first state is an ON state, and said second state is an OFF state.

Claims 3 and 13:

• said third state is an ON state, and said fourth state is an OFF state.

Claim 10:

• said display apparatus comprises a liquid crystal display device.

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2. Claims 1-3 and 10-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Whittaker et al. (US5657004).

Whittaker et al. teach a display apparatus comprising:

<u>Claims 1 and 11</u>:

- a panel 140 having a first area and a second area (transparent portions1 and 2);
- a first light source for illuminating said first area, said first light source independently and selectively entering into a first state and a second state different from said first state;
- a second light source for illuminating said second area, said second light source independently and selectively entering into a third state and a fourth state different from said third state;
- a processor (a controller 46 including integrated circuit 44) for determining states
 of said first light source and said second light source.

wherein

said first light source and said second light source are independently controlled
so that said first area (ON state) is brighter than said second area when said first
light source is in said first state and said second source is in said fourth state
(OFF state). The first light source is ON responding to first audio segment while
the second light source is OFF, then the first light source is OFF when the
second audio segment starts with the second light source turning ON; the
sequence is repeated.

Claims 2 and 12:

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• said first state is an ON state, and said second state is an OFF state.

Claims 3 and 13:

said third state is an ON state, and said fourth state is an OFF state.

Claim 10:

said display apparatus comprises a liquid crystal display device.

Claims 6-7 and 16-17:

a first light guide plate (transparency 24 considers as light guide) for reflecting
and scattering light (reflecting surface on cavities 143/144/146/147 of light
source) provided by said first light source so that light uniformly illuminates said
first area, wherein said first light guide plate further comprises a light guide
structure for reflecting light provided by said first light source to said first area.

Claims 8-9 and 18-19:

a second light guide plate (transparency 24 considers as light guide) for reflecting
and scattering light provided by said second light source (reflecting surface on
cavities 143/144/146/147 of light source) so that light uniformly illuminates said
second area, wherein said second light guide plate further comprises a groove
surface for reflecting light provided by said second light source to said second
area.

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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3. Claims 1-3 and 10-13 are rejected under 35 U.S.C. 102(e) as being anticipated

by Kobayashi et al. (US 20040114396A1).

Kobayashi et al. teach (Fig. 1) a display apparatus comprising:

Claims 1 and 11:

a panel having a first area 41and a second area 42;

• a first light source 30 for illuminating said first area, said first light source

independently and selectively entering into a first state and a second state

different from said first state;

• a second light source 31 for illuminating said second area, said second light

source independently and selectively entering into a third state and a fourth

state different from said third state;

• a processor (the control circuit 16) for determining states of said first light source

and said second light source.

wherein

said first light source and said second light source are independently controlled

so that said first area (ON state) is brighter than said second area when said first

light source is in said first state and said second source is in said fourth state

(OFF state). The back light with light sources of fluorescent lamps that turn ON

and OFF sequence; therefore,

Claims 2 and 12:

said first state is an ON state, and said second state is an OFF state.

Claims 3 and 13:

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• said third state is an ON state, and said fourth state is an OFF state.

Claim 10:

• said display apparatus comprises a liquid crystal display device.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to HOAN C. NGUYEN whose telephone number is (571) 272-2296. The examiner can normally be reached on MONDAY-THURSDAY:8:00AM-4:30PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim H. Robert can be reached on (571) 272-2293. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HOAN C. NGUYEN Examiner Art Unit 2871

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A Whlult-Andrew schechter Primary examiner